## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS BOSTON DIVISION

JOHN ANTHONY CASTRO	)
12 Park Place, Mansfield, TX 76063	)
Plaintiff,	) )
v.	)
SECRETARY OF STATE WILLIAM FRANCIS GALVIN	) Case No. 1:23-cv-12121-MJJ
One Ashburton Place	)
Boston, MA 02108	)
DONALD JOHN TRUMP	
1100 S. Ocean Blvd, Palm Beach, FL 33480	)
	)
Defendants.	)

## PLAINTIFF'S STATUS REPORT

Plaintiff has attempted to confer with Defendants, but they have not yet filed a notice of appearance. Plaintiff will be traveling to and from Nevada on October 2, 2023, so he files this response early begging a pardon from the Court for doing so.

Defendants were served on September 22, 2023. As such, Defendants are not due to answer until October 13, 2023. Because Defendants' responses are due on or before October 13, the initial conference call should take place the following day.

Proposed Scheduled		
Proposed Initial Telephonic Status	Monday, October 16, 2023 at 10:00 am	
Conference Call		
Defendants' Response to Motion for TRO and	Friday, October 20, 2023	
Motions to Dismiss		
Plaintiff's Reply to Defendants' Objection to	Friday, October 27, 2023	
TRO and Response to Motions to Dismiss		

Defendants' Final Reply to Plaintiff's	Friday, November 3, 2023
Response to Motions to Dismiss	
Hearing on Injunctive Relief and	Friday, November 10, 2023, at 9:00 am
Consolidated Trial on the Merits (No	
Evidentiary Hearing, On the Papers)	

The above-proposed schedule is reasonable for all parties. If Defendant Secretary of the Commonwealth can confirm by when he needs a judicial determination regarding eligibility and qualification, then perhaps the proposed schedule can be adjusted. If time permits and the timeframe permits, Plaintiff would even be open to foregoing a temporary restraining order and instead converting it to a motion for a preliminary injunction as long as there is an initially expedited bench trial on the merits as outlined in the above-proposed schedule.

Respectfully submitted,

Dated: September 28, 2023. By: /s/ John Anthony Castro

John Anthony Castro

12 Park Place

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Plaintiff Pro Se

## **CERTIFICATE OF SERVICE**

On September 28, 2023, I submitted the foregoing document with the Clerk of this Court either by mail, email, or CM/ECF. It is further certified that all other parties will be served via CM/ECF if they are registered users, and, if they are not registered users or have not yet filed a notice of appearance, they will be served by U.S. postal mail.

/s/ John Anthony Castro John Anthony Castro